

**Appendix A to the Declaration of E. Evans Wohlforth, Esq.**

<b>Document Title/ECF No.</b>	<b>Basis for Sealing</b>	<b>Clearly Defined and Serious Injury that Would Result if the Relief is Not Granted</b>	<b>Why a Less Restrictive Alternative to the Relief Sought is Not Available</b>	<b>Any Prior Order Sealing the Same Materials in the Pending Action</b>	<b>Party in Opposition to Sealing, if any, and Basis</b>
Exhibit 11 to Letter dated February 3, 2025 [ECF No. 507]	Exhibit 11 is an internal email chain between employees for Save On SP, LLC (“SaveOn”) discussing the copay owed by a patient for a medication. The email chain comprises proprietary business information regarding SaveOn’s policies for responding to patients and confidential patient health information. <i>See</i> ECF No. 507 Ex. 11.	If relief is not granted, SaveOn would be at a competitive disadvantage should its proprietary non-public business information and strategy be disclosed to competitors and other market participants.  Patients would also be harmed by the disclosure of their confidential health information.	It is believed that no less restrictive alternative is available to prevent the disclosure of SaveOn’s proprietary business information.	No	No objection
Exhibit 12 to Letter dated February 3, 2025 [ECF No. 507]	Exhibit 12 is an internal instant messaging chain between employees for SaveOn discussing the copay owed by a patient for a medication. The email chain comprises proprietary business information regarding	If relief is not granted, SaveOn would be at a competitive disadvantage should its proprietary non-public business information and strategy be disclosed to competitors and other market participants.	It is believed that no less restrictive alternative is available to prevent the disclosure of SaveOn’s proprietary business information.	No	No objection

	SaveOn's policies for responding to patients and confidential patient health information. <i>See</i> ECF No. 507 Ex. 12.	Patients would also be harmed by the disclosure of their confidential health information.			
Exhibit 13 to Letter dated February 3, 2025 [ECF No. 507]	Exhibit 13 is an internal instant messaging chain between employees for SaveOn discussing the copay owed by a patient for a medication. The email chain comprises proprietary business information regarding SaveOn's policies for responding to patients and confidential patient health information. <i>See</i> ECF No. 507 Ex. 13.	<p>If relief is not granted, SaveOn would be at a competitive disadvantage should its proprietary non-public business information and strategy be disclosed to competitors and other market participants.</p> <p>Patients would also be harmed by the disclosure of their confidential health information.</p>	It is believed that no less restrictive alternative is available to prevent the disclosure of SaveOn's proprietary business information.	No	No objection
Exhibit 17 to Letter dated February 3, 2025 [ECF No. 507]	Exhibit 17 is an email chain between employees for Express, Scripts, Inc. ("ESI"), employees for Accredo Health Group ("Accredo"), and a health plan client. The email chain discusses SaveOn's business practices, comprising proprietary business information. <i>See</i> ECF No. 507 Ex. 17.	If relief is not granted, SaveOn would be at a competitive disadvantage should its proprietary non-public business information and strategy be disclosed to competitors and other market participants.	It is believed that no less restrictive alternative is available to prevent the disclosure of SaveOn's proprietary business information.	No	No objection

Exhibit 18 to Letter dated February 3, 2025 [ECF No. 507]	Exhibit 18 is a spreadsheet containing confidential data about patients on SaveOn-advised plans and SaveOn's and Accredo's interactions with those patients, comprising confidential patient health information and proprietary business information. <i>See</i> ECF No. 507 Ex. 18.	If relief is not granted, SaveOn would be at a competitive disadvantage should its proprietary non-public business information and strategy be disclosed to competitors and other market participants.	It is believed that no less restrictive alternative is available to prevent the disclosure of SaveOn's proprietary business information.	No	No objection
Exhibit 19 to Letter dated February 3, 2025 [ECF No. 507]	Exhibit 19 is an internal email chain between employees for SaveOn, ESI, and a client health plan discussing the copay owed by a patient for a medication and the process by which a patient will receive their medication. The email chain comprises proprietary business information regarding SaveOn's policies for responding to patients and confidential patient health information. <i>See</i> ECF No. 507 Ex. 19.	If relief is not granted, SaveOn would be at a competitive disadvantage should its proprietary non-public business information and strategy be disclosed to competitors and other market participants.  Patients would also be harmed by the disclosure of their confidential health information.	It is believed that no less restrictive alternative is available to prevent the disclosure of SaveOn's proprietary business information.	No	No objection
Exhibit 20 to Letter	Exhibit 20 is an internal instant messaging chain	If relief is not granted, SaveOn would be at a	It is believed that no less restrictive alternative is	No	No objection

dated February 3, 2025 [ECF No. 507]	between employees for SaveOn discussing the copay owed by a patient for a medication. The email chain comprises proprietary business information regarding SaveOn's policies for responding to patients and confidential patient health information. <i>See</i> ECF No. 507 Ex. 20.	competitive disadvantage should its proprietary non-public business information and strategy be disclosed to competitors and other market participants.  Patients would also be harmed by the disclosure of their confidential health information.	available to prevent the disclosure of SaveOn's proprietary business information.		
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